Exhibit C

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF IOWA Western Division

DEVIN G. NUNES)
Plaintiff,)
v.) <u>Case 5:19-cv-4064-CJW-MAR</u>)
RYAN LIZZA et al)))
Defendants.)) <u>_</u>)
NUSTAR FARMS, LLC et al)))
Plaintiffs,)
v.) <u>Case 5:20-cv-04003-CJW-MAR</u>
RYAN LIZZA et al)))
Defendants.)

PLAINTIFFS' SECOND AMENDED AND SUPPLEMENTAL RULE 26(a)(1) DISCLOSURES

Plaintiffs, Devin G. Nunes ("Devin Nunes"), NuStar Farms, LLC ("NuStar"), Anthony Nunes, Jr. ("Anthony") and Anthony Nunes, III ("Anthony III") (collectively, the "Plaintiffs"), by counsel, pursuant to Rule 26(a)(1)(i) and Rule 26(e) Fed. R. Civ. Pro. ("FRCP"), provide the following Amended and Supplemental Disclosures:

Plaintiffs restate and incorporate herein by reference (a) NuStar, Anthony and

Anthony III's (collectively, the "NuStar Plaintiffs") amended and restated disclosures

dated July 29, 2021, and (b) Plaintiffs' amended and supplemental disclosures dated

August 25, 2022, and Plaintiffs supplement as follows:

1. Individuals Likely to Have Discoverable Information. The following

additional persons are likely to have discoverable information that Plaintiffs may use to

support the allegations and claims in Devin Nunes's Third Amended Complaint and the

NuStar Plaintiffs' Third Amended Complaint [ECF Nos. 104, 189]:

1. Republican Leadership, including Republican Members of the

House Permanent Select Committee on Intelligence ("HPSCI") and Republican Members

of the Ways and Means Committee. Devin Nunes spoke with several Republican leaders,

including Republican members of HPSCI and Ways and Means, about the Defendants'

defamatory implications. These Republican colleagues had concerns when they first

learned about the libelous accusations. Devin Nunes intends to identify the names of

several individuals at his deposition. These Republican Congressmen have knowledge of

the injury to Devin Nunes's reputation caused by the Defendants' false statements and

defamatory implications.

Plaintiffs reserve the right to amend and supplement these Rule 26(a)(1)

Disclosures in accordance with the Rule 26 FRCP.

DATED:

August 26, 2022

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DEVIN G. NUNES NUSTAR FARMS, LLC ANTHONY NUNES, JR. ANTHONY NUNES, III

By: /s/ Steven S. Biss

Steven S. Biss (VSB # 32972) 300 West Main Street, Suite 102 Charlottesville, Virginia 22903 Telephone: (804) 501-8272 Facsimile: (202) 318-4098 Email: stevenbiss@earthlink.net (Admitted Pro Hac Vice)

William F. McGinn #24477 McGINN LAW FIRM 20 North 16th Street Council Bluffs, Iowa 51501 Telephone: (712) 328-1566

Telephone: (712) 328-1566 Facsimile: (712) 328-3707

Email: bmcginn@themcginnlawfirm.com

Counsel for the Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on August 26, 2022 a copy of the foregoing was served electronically in PDF upon counsel for the Defendants.

By: /s/ Steven S. Biss

Steven S. Biss (VSB # 32972) 300 West Main Street, Suite 102 Charlottesville, Virginia 22903 Telephone: (804) 501-8272 Facsimile: (202) 318-4098

Email: stevenbiss@earthlink.net

(Admitted Pro Hac Vice)

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Facsimile: (712) 328-3707

Email: bmcginn@themcginnlawfirm.com

Counsel for the Plaintiffs